Case 5:23-cv-00625

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF WEST VIRGINIA AT BECKLEY

MOUNTAIN VALLEY PIPELINE, LLC,

Plaintiff,

v.

CIVIL ACTION NO 5:23-CV-00625

MELINDA ANN TUHUS, and ROSE ZHENG ABRAMOFF

Defendants.

STIPULATION EXTENDING DEADLINE FOR DEFENDANTS TO FILE A MOTION TO COMPEL, IF ANY

Plaintiff Mountain Valley Pipeline, LLC and Defendants Melinda Ann Tuhus and Rose Zheng Abramoff, by counsel, stipulate and agree that Defendants' deadline to file a motion to compel as to Mountain Valley Pipeline, LLC's Responses to Defendant Abramoff's First Discovery Requests First Set of Discovery and Mountain Valley Pipeline, LLC's Responses to Defendant Tuhus' Second Discovery Requests is extended up to and including December 11, 2024.

STIPULATED AND AGREED TO BY:

/s/ Austin D. Rogers (with permission)

Timothy M. Miller, Esquire (WVSB #2564)

Matthew S. Casto, Esquire (WVSB #8174)

Robert M. Stonestreet, Esquire (WVSB # 9370)

Jennifer J. Hicks, Esquire (WVSB # 11423)

Austin D. Rogers, Esquire (WVSB #13919)

BABST CALLAND, P.C.

300 Summers Street, Suite 1000

Charleston, WV 25301

Telephone: 681.205.8888

Facsimile: 681.205.8814

tmiller@babstcalland.com

mcasto@babstcalland.com

rstonestreet@babstcalland.com

jhicks@babstcalland.com arogers@babstcalland.com

Counsel for Plaintiff

and

/s/ William V. DePaulo

William V. DePaulo, Esquire (WVSB #995)

P.O. Box 1711

Lewisburg, WV 24901 Tel: 304-342-5588

Fax: 866-850-1501

william.depaulo@gmail.com

Jonathan Sidney Pro Hac Vice Colorado Bar No. 52463 Ohio Bar No. 0100561 Climate Defense Project P.O. Box 97

Forest Hill, WV

Email: jsidney@climatedefenseproject.org

Telephone: (510) 318-1549

Counsel for Defendants

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF WEST VIRGINIA AT BECKLEY

MOUNTAIN VALLEY PIPELINE, LLC, Plaintiff,

v.

CIVIL ACTION NO 5:23-CV-00625

MELINDA ANN TUHUS, and ROSE ZHENG ABRAMOFF Defendants.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Stipulation was filed electronically with the Clerk of the Court, this 7th day of December, 2024, and thereby served on Counsel for the Plaintiff as follows:

Timothy M. Miller (WVSB #2564) Matthew S. Casto (WVSB #8174) Robert M. Stonestreet (WVSB # 9370) Jennifer J. Hicks (WVSB # 11423) Austin D. Rogers (WVSB #13919)

BABST CALLAND, P.C.

300 Summers Street, Suite 1000 Charleston, WV 25301 Telephone: 681.205.8888 Facsimile: 681.205.8814 tmiller@babstcalland.com mcasto@babstcalland.com rstonestreet@babstcalland.com jhicks@babstcalland.com arogers@babstcalland.com

> /s/William V. DePaulo William V. DePaulo